IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

John A. Copeland III

Examiner:

Baum, Ronald

Serial No.:

10/000,396

Group Art Unit:

2136

Filed:

November 30, 2001

Docket:

10775-36246

Confirmation

9056

No.:

Due Date:

January 30, 2007

Notice of Allow.

October 30, 2006

Date:

Title:

Flow-Based Detection of Network Intrusions

CERTIFICATE UNDER 37 CFR 1.8;

I hereby certify that this correspondence was □ sent via U.S. mail addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, □ sent via facsimile No. 571 273 8300 or included electronically via EFS-Web on January 12, 2007.

Name: John R. Harris

COMMENTS ON EXAMINER'S STATEMENT OF REASONS FOR ALLOWANCE

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Pursuant to MPEP Section 1302.14, the following comments by the Applicant are provided so that the record is clear that the Applicant does not necessarily agree with all of the reasons given by the examiner for allowing this application. Although the Applicant appreciates the allowance, these comments are believed necessary so as to negate any presumption of acquiescence to those reasons and any negative inferences that may flow therefrom.

An Examiner's Statement of Reasons for Allowance was included with the Notice of Allowance mailed on October 30, 2006. That Statement set forth an interpretation of the disclosure of certain references (mainly, the Mahoney article) and indicated that nowhere in the prior art is found collectively certain identified *italicized* claim elements, some of which were reproduced in the Statement.

Although the Applicant appreciates and agrees with the examiner that the prior art cited does not anticipate individually nor teach in combination the Applicant's inventions, the Applicant wishes to state for the record its assertion that none of the references of record—including but not limited to the Mahoney reference, as well as the other references—anticipate, disclose, teach or suggest the inventions as set forth in the claims in this application as allowed, and not necessarily as summarized and/or characterized by the examiner, whether or not as italicized, in the Examiner's Statement of Reasons for Allowance.

Respectfully submitted,

John R. Harris Reg. No. 30,388

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